

MAY 2 0 2013

<u>VIA CERTIFIED MAIL</u> RETURN RECEIPT REOUESTED

Vipin Verma

Daytona Beach, FL 32114

RE: MURs 6574 & 6628

Beaven for Congress

Dear Mr. Verma:

This is in reference to the complaints you filed with the Federal Election Commission on May 11, 2012, and August 16, 2012, concerning Beaven for Congress and Nanci M. Whitley in her official capacity as treasurer (the "Committee"). Based on the information provided in your complaints, and on information provided by the respondents, on May 7, 2013, after considering the circumstances of this matter, the Commission determined to dismiss this matter and close the file on May 7, 2013. At the same time, the Commission reminded the respondents, pursuant to 2 U.S.C. § 441a(a)(1)(A); 11 C.F.R. § 103.3(b)(3), (4); and 11 C.F.R. § 110.1(b)(5)(i), (ii)(B)-(C), to either redesignate or refund any excessive contribution.

On that date, the Commission also found that there is no reason to believe the Committee violated the Federal Election Campaign Act of 1971, as amended, with respect to any alleged discrepancies between the Committee's raports and the FEC website candidate summary page. Accordingly, the Commission closed its file in this matter on May 7, 2013.

Documents related to the case will be placed on the public record within 30 days. See Statement of Policy Regarding Disclosure of Closed Enforcement and Related Files, 68 Fed. Reg. 70,426 (Dec. 18, 2003). A copy of the Factual and Legal Analysis, which more fully explains the basis for the Commission's decision, is enclosed for your information. The Federal Election Campaign Act of 1971, as amended, allows a complainant to seek judicial review of the Commission's dismissal of this action. See 2 U.S.C. § 437g (a)(8).

Sincerely,

Anthony Herman General Counsel

BY: Jeff/S. Jordan

Supervisory Attorney
Complaints Examination &
Legal Administration

Enclosure
Factual & Legal Analysis

FEDERAL ELECTION COMMISSION

1 2	FACTUAL AND LEGAL ANALYSIS
3 4 5	RESPONDENTS: Beaven for Congress and Nanci Whitley as treasurer MURs 6574 & 6628
6 7 8	I. <u>INTRODUCTION</u>
9	These matters were generated by complaints filed by Vipin Verma on May 11, 2012, and
10	August 16, 2012, alleging violations of the Federal Election Campaign Act of 1971, as amended
11	(the "Act"), and Commission regulations by Beaven for Congress and Nanci Whitley in her
12	official capacity as treasurer (the "Committee"). They were scored as low-rated matters under
13	the Enforcement Priority System, a system by which the Commission uses formal scoring criteria
14	as a basis to allocate its resources and decide which matters to pursue.
15	II. <u>FACTUAL AND LEGAL ANALYSIS</u>
16	A. Factual Background
17	Complainant Vipin Verma has filed two separate complaints alleging irregularities in
18	reports filed by Beaven for Congress and Nanci Whitley in her official capacity as treasurer (the
19	"Committee"); 1 in MUR 6574, the Complainant alleges that the Committee's 2012 April
20	Quarterly Report and amendments contain irreconcilable discrepancies in cash on hand, receipts
21	and disbursoments; in MUR 6628, the Complainant alleges cash on hard discrepancies between
22	two sets of successive filings. MUR 6574 Compl. at 1; MUR 6628 Compl. at 1.
23	In MUR 6574, the Complainant states that in the Committee's 2012 April Quarterly
24	Report, the first report filed by the Committee, the Committee reported total receipts of \$23,810,
25	beginning cash of \$16,583, and cash on hand of \$27,951 and asserts it is "inconceivable" that the

Vipin Verma was a congressional candidate in Florida's 6th District ("FL-06"); Beaven for Congress is the principal campaign committee for Heather Beaven, a candidate in FL-06.

Case Closure — Factual and Legal Analysis Page 2

- 1 Committee "has more cash on hand than was taken in total receipts." MUR 6574 Compl. at 1.
- 2 The Complainant also claims that the \$13,875.62 cash on hand reported in an amended 2012
- 3 April Quarterly Report² was inconsistent with the \$16,583 cash on hand figure shown on the
- 4. FEC website's candidate summary page. 3 Id. The Complainant also alleges a discrepancy
- 5 between an amended April Quarterly Report, in which the Committee reported \$9,734.38 in total
- 6 disbursements for the reporting period, and the candidate summary page, which indicates that the
- 7 Committee made \$12,442 in total disbursements. The Complainant then claims that the
- 8 Committee did not disclose the source of funds for its beginning cash on hand in its April
- 9 Quarterly report, and also alleges that the Committee accepted an excessive contribution. 4 Id. In
- MUR 6628, the Complainant claims that the beginning cash on hand of \$14,250 reported in the
- 11 Committee's 2012 July Quarterly Report deviated from the closing cash on hand of \$14,249.54
- in its amended 2012 April Quarterly Report, which was filed on July 11, 2012, and claims that
- the beginning cash on hand of \$14,250 reported in the Committee's 2012 Pre-Primary filing
- differed from the closing cash on hand of \$47,567,19 in its 2012 July Quarterly Report. MUR
- 15 6628 Compl. at 1.

The Complaint refers to the "latest amendment of the April Quarterly." MUR 6574 Compl. at 1. The Committee, however, filed four amendments to the April Quarterly report — on April 13, April 15, May 31, and July 11. Given that the Complaint was filed on April 27, 2012, it is likely that the Complaint refers to the April 15, 2012, amendment to the April Quarterly report.

In the FEC website's candidate summary page, it seflects a combined total of all financial information reported in connection to a candidate over a two-year cycle, from January 1 of the odd-numbered year through December 3 i of the following year, and includes information drawn from the candidate's principal campaign committee and all authorized committees. The information is generated by data filed with the FEC, and can be found by searching the candidate or committee's name on the FEC website: http://www.fec.gov/finance/disclosure/srssea.shtml.

On its initial 2012 April Quarterly Report, and subsequent disclosure reports, the Committee reported a \$3,000 contribution from Michael H. Kerr, received on March 20, 2012, designated for the primary election:

The \$14,249.54 closing cash on hand in the 2012 April Quarterly Report appears to have been rounded to the nearest dollar amount (\$14,250) when it was reported as the beginning cash on hand in the 2012 July Quarterly Report.

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Case Closure —
Factual and Legal Analysis
Page 3

- 1 In response to the MUR 6574 complaint, the Committee, without providing any specific 2 detail, acknowledged that its 2012 April Quarterly Report was in error. MUR 6574 Resp. at 1. 3 The Committee claims that the error was discovered immediately upon filing its report, "and the FEC was notified." 1d. In response to the MUR 6628 complaint, the Committee acknowledged 4 5 that its initial pre-primary filing had erroneously reported the beginning cash on hand balance, 6 and explained that it had used an incorrect date for the reporting period when calculating the 7 beginning cash on hand. MUR 6628 Resp. at 1. The Committee also stated that after 8 discovering the error, it spoke with the Reports Analysis Division ("RAD"), and immediately filed an amendment. 7 Id. 9
 - B. Legal Analysis

Committees that report an initial cash balance on their first FEC filing are required to disclose the source of funds. 11 C.F.R. §§ 104.3(a)(1); 104.12. In its initial 2012 April Quarterly Report, the Committee reported a beginning cash on hand balance of \$13,875.62, but the Committee did not clarify the source of funds. After filing two amended reports in April 2012 that neither changed the beginning cash on hand nor disclosed the source of the funds, the Committee, on May 31, 2012, filed another amendment, in response to a Request for Additional Information ("RFAI") from RAD. In that amendment, the Committee reported a beginning cash on hand balance of zero and a closing cash on hand balance of \$13,975.62. Subsequently, the

It appears the Committee is referring to amendments to its 2012 April Quarterly Report, filed on April 13, 2012, and April 15, 2012, as well as telephone annersations with the Reports Analysis Division ("RAD"). The Committee also claims it had been awaiting instructions on how to properly correct its report. The record is vague with regard to the source from which the Committee was awaiting instructions. MUR 6574 Resp. at 1. RAD telephone logs show that the Committee called RAD in April 2012 with questions about reporting properly. The telephone logs indicate that in two instances the Committee's questions were answered, and in a third instance RAD advised the Committee to contact its software vendor for specifia help with correcting a report.

The Committee enclosed a copy of its amended 2012 Pre-Primary Report, filed on August 15, 2012.

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Case Closure —
Factual and Legal Analysis
Page 4

- 1 Committee filed an additional amendment in July 2012, disclosing a closing cash on hand
- 2 balance of \$14,249.54.8 Based on the available information, it appears that the Committee made
- 3 an effort to correct its reports, sought assistance from RAD, and has revised its 2012 April
- 4 Quarterly Report to correctly reflect the Committee's finances. Due to the Committee's
- 5 corrective action, the Commission exercised its prosecutorial discretion and dismissed this matter
- 6 pursuant to Heckler v. Chaney, 470 U.S. 821 (1985), as to this allegation.

Committees are required to accurately report their cash on hand at the beginning of a reporting period. See 2 U.S.C. § 434(b)(1), (7)-(8). On July 30, 2012, the Committee filed its 2012 Pre-Primary, reporting \$14,250 in beginning cash on hand. On August 15, 2012, the Committee filed an amended 2012 Pre-Primary, correcting its beginning cash on hand to match the closing cash on hand in its preceding report: \$47,567.19. The Committee acknowledged that it had erroneously reported its beginning cash on hand in its original filing, and stated that after discovering the error it immediately amended the report. Because the Committee promptly amended its 2012 Pre-Primary to correct the error, the Commission exercised its prosecutorial discretion and dismissed pursuant to Heckler as to the allegation that the Committee failed to accurately report its cash on hand balance in the 2012 Pre-Primary Report.

As to the alleged discrepancies between the Committen's reports and the FFC website

candidate summary page, we note that during the 2011-2012 election cycle, two separate

After the 2012 April Quarterly Report amendments were filed, RAD sent no further requests to the Committee regarding this issue.

The amount initially reported in the Pre-Primary Report, \$14,250, was the same as the beginning cash on hand reported in the prior report, the 2012 July Quarterly Report, instead of the closing cash on hand in that report, \$47,567.19.

Case Closure —
Factual and Legal Analysis
Page 5

- authorized campaign committees used the name Beaven for Congress. 10. The information on the
- 2 FEC website's candidate summary pages shows a combined total of all committees connected to
- 3 a candidate during a two-year cycle, thus the figures on Beaven's candidate summary page
- 4 reflected both committees. 11 The differences between the candidate summary page and the
- 5 Committee's disclosure reports are due to a combined summary of both committees and are not
- 6 the result of reporting errors by the Committee; therefore, the Commission found no reason to
- 7 believe the Committee and its treasurer violated the Act or underlying Commission regulations
- 8 with respect to this allegation.
- 9 Excessive contributions to a federal candidate's campaign are prohibited. ¹² See 2 U.S.C.
- 10 § 441a(a)(1)(A). If a committee receives a contribution that appears to be excessive, the
- 11 committee may return or deposit the contribution. 11 C.F.R. § 103.3(b)(3). If a contribution is
- deposited, a committee may request that the contributor redesignate or reattribute the
- contribution in accordance with 11 C.F.R. § 110.1(b), (k), or 110.2(b). Id. If the contribution is
- 14 not redesignated or reattributed, the treasurer must refund the contribution within 60 days. On its
- 15 2012 April Quarterly Report and subsequent filings, the Committee reported that Michael H.
- 16 Kerr contributed \$3,000 on March 20, 2012, for the primary election. The Committee did not

The first, FEC ID C00463778, was for Beaven's 2010 campaign, which was in existence from July 10, 2009, through April 21, 2011. The final disclosure report for the first committee was filed on April 14, 2011, and reported a beginning cash on hand balance of \$2,707.84. The second committee, FEC ID C00515106, filed its 2012 April Quarterly Report on April 13, 2012, and reported a beginning cash on hand balance of \$13,875.62.

The figures on Beaven's candidate summary page reflected the first committee's final report from April 2011 and the second committee's initial report from April 2012. Thus, the beginning cash on hand on the candidate summary page showed a combined total for both committees of \$16,583 (\$2,707.84 + \$13,875.62). Similarly, the final report of the first committee, from April 2011, indicates \$2,707.84 in total disbursements were made in that reporting period. Combined with the total disbursements of \$9,734.38 reported on the April 15, 2012, smended report, the candidate summary page would show total disbursements of \$12,442.22.

The FBC adjusts certain contribution limits to index for inflation. At the time of the activity, the limit that individuals were permitted to contribute to a candidate's authorized committee, per election, was \$2,500. 76 Fed. Reg. 8368, 8370 (Feb. 14, 2011).

Case Closure —
Factual and Legal Analysis
Page 6

- address this in its response and has not reported a refund of the excessive amount, a
- 2 redesignation toward the general election, or a reattribution. Therefore, the Committee appears
- 3 to be in violation of the contribution limits set forth in 2 U.S.C. § 441a.
- In furtherance of the Commission's priorities as discussed above, the Commission
- 5 exercised its prosecutorial discretion and dismissed this matter pursuant to Heckler v. Chaney,
- 6 470 U.S. 821 (1985), as to the allegation involving the Committee's acceptance of an excessive
- 7 contribution. Additionally, in light of the fact that the Committee had not taken corrective action
- 8 regarding the receipt of an apparent excessive contribution, the Commission reminded the
- 9 Committee to either redesignate, reattribute, or refund the excessive contribution pursuant to 11
- 10 C.F.R. § 103.3(b) and 11 C.F.R. § 110.1(b)(5), and amend its 2012 April Quarterly Report
- 11 accordingly.